## FORM TO BE USED BY A PRISONER IN FILING A CIVIL RIGHTS COMPLAINT

## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

(1) Royald West 11353-007 (Name of Plaintiff) (Inmate Number)	: :
P.O. Box 699, Estill, S.C. 29918 (Address)	: :
(2)	:
(Name of Plaintiff) (Inmate Number)	: 16-2460 (Case Number)
(Address)	: :
(Each named party must be numbered, and all names must be printed or typed)	: : :
vs.	: CIVIL COMPLAINT
(1) Michael D. Tafelski	:
(2) Capt S. Spanding, Warden	FILED SCRANTON
(Names of Defendants)	DEC 1 3 ZUIS
(Each named party must be numbered, and all names must be printed or typed)	Per
	U.S.C. § 1983 - STATE OFFICIALS S.C. § 1331 - FEDERAL OFFICIALS
I. PREVIOUS LAWSUITS	
A. If you have filed any other lawsuits in fede number including year, as well as the nan	eral court while a prisoner, please list the caption and case ne of the judicial officer to whom it was assigned:
Ronald Blue West V. Debora	h G. Shult, Warden FCI Berlin U.S.
	impshire. 2014 DNH 23 Case NO.
13-cv-528-sm February 4	2014, Decided. Indge Steven J.
McAuliffe. Deviced wit	

II.	<b>EXHAUSTION</b>	OF	<b>ADMINISTRATIVE</b>	REMEDIES
,		O1.		

	In ord	ler to proceed in federal court, you must fully exhaust any available administrative remedies as to ground on which you request action.
	A.	Is there a prisoner grievance procedure available at your present institution?No
	B.	Have you fully exhausted your available administrative remedies regarding each of your present claims? YesNo
	C.	If your answer to "B" is Yes:
		1. What steps did you take? Administrative Claim NO. TRT-NER-2016-03256
		Federal Tort Claim Act (FTCA) 28 U.S.C. 2672
		2. What was the result? Deviced and if dissatisfied with decision
		bring an action against U.S. in appropriate U.S. Court
	D.	If your answer to "B" is No, explain why not:
III.	DEFE	NDANTS
	(1) Na	ame of first defendant: MR Michael D. Tafelski, Regional Coursel
	Ma (2) Na En Ma	apployed as Federal Bureau Prisonat U.S. Custom Hunse 7th flour miling address: 2nd + Chesturt Streets Philadelphia PA 1910C ame of second defendant: Capt S. Spanding Warden FCI Allenwood at FCI Allenwood at FCI Allenwood miling address: P.O. Box 2000 White Deer, PA 17887
	En	ame of third defendant: S. Prutzman  apployed as S. J. S. at FCI Allenwood
IV. S		(List any additional defendants, their employment, and addresses on extra sheets if necessary)  MENT OF CLAIM
dat	tes and p	e as briefly as possible the facts of your case. Describe how each defendant is involved, including places. Do not give any legal arguments or cite any cases or statutes. Attach no more than three f necessary.)
	1.	On NOV 18, 2015 defendants put my life in danger on the
		compound of FCI Allenwood, Federal Bureau of Prison
		On NOV 18, 2015 defendants put my life in danser on the compound of FCI Allenwood, Federal Bureau of Prison When they referre me from "SHU" back on the compound
		·

After they told immates about my background with Law

- 2. in forcement. My personal information was disclosed to other immates by Staff. There is evidence that "I" experienced a compensable loss as the result of wedgener on the part of Burean of Prisons employees.
- 3. Staff violated my Constitutional rights for protection under their authority delegated by BOP policy and under 28 C.F.R 543.30. S.I.S. Prutzman, disclosed my personal information to other immates.

## V. RELIEF

(State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.)

- 1. Expanse all the "fabricate" incident imports by Staff
  that was written on NOV 20, 2015 and 2-11-20/C.

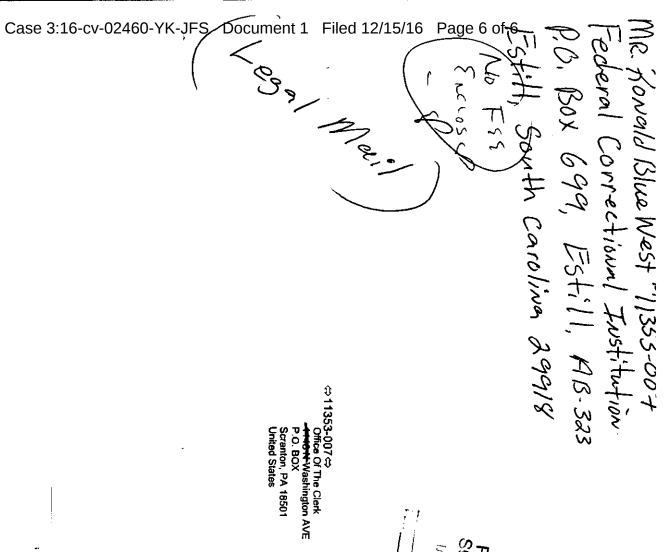
  The imports was written for filing grievances under
  the (BOP) policy and program stelement.
- 2. Grant my Administratine, Federal Tort Claim, for damages sought in the amount of \$50,600,00 based on miglisence of the part of Bureau of Prisons employees, at FCI Alberrauck.
- 3. Plaintiff file tort Claim trying to resolve this matter within the Bureau of Prisons for \$25.000.00. But if this matter is resolve through the Court Plaintill

Case 3:16-cv-02460-YK-JFS Document 1 Filed 12/15/16 Page 4 of 6 is requesting \$50,000,00 for negligence.

I declare under penalty of perjury that the foregoing is true and correct.

Facility: Housing Unit: Living Quarters:    Facility: Estil FC  EST-AB A03-323LH	
Facility:   Housing Lh     Estail FC    EST-A-B     Commissary Restriction     Commissary Restriction     Transaction History     Cel   \$0.00   National 6     Cel   Cel   Cel   National 6     Cel   Cel   Cel   National 6     Cel   Cel   Cel   Cel   National 6     Cel   Cel   Cel   Cel   Cel   National 6     Cel	The decision is a confidence of the decision o
Ce: \$0.00   Local Matrices   EST-A-8	Living Quarters:
Ce: \$0.24 Ce: \$0.24 Ce: \$0.00 National 6 Ce: \$0.00	A03-323LH
\$0.24 \$0.00 National 6 \$0.00 National 6 \$0.00 Local Ma \$0.00 Avera	Comments
\$0.24 National 5 50.00 National 6 50.00	
80 03 00 00	National 6 Months Deposits: \$77.99
00 03 00 03	Withdrawals: \$78.40
00 03	Available Funds to be (\$372.01)
00.08	Jary Balance: 444
00 08	rev. 30 Days: \$0.24
00.08	rev. 30 Days: \$0.24
wege	Expected Expected
Available Balance: \$0.24 Type	Amount Rate
· shoë	

X. Stanley ITS



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